UNITED STATES PATENT APPLICATION COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor I hereby declare that, my residence, post office address and citizenship are as stated below hext to my

Clearson, triess							
I verify believe I am the or below) of the subject matter which CONNECTOR, the specification of v	is deimed and for which a patent	as name is listed below) is sought on the inventi	or a joint inventor (if plural inventors are named on entitled. NOVEL MEDICAL ELECTRICAL				
☐ is attached hereto ☑ was filed on <u>March 30</u> patent.	🔯 was filed on March 30, 2004 under explication serial no. 10/612,736, which I have reviewed and for which I solicit a United States						
i hereby state that I have reviewed amendment referred to above.	and understand the contents of the	above-identified specifics	dion, including the claims, as amended by any				
i acknowledge the duty to disclose i Regulations, §1.58(a),	nfonnation which is material to the po	tentebility of this applicati	on in accordance with Title 37, Code of Federal				
() including for continue application Seriel Mo. (For CIP applications	, filed , and the nation:	omsetion which became at or PCT international ISI	available between the filling date of the prioring date of the continuation-in-part application.				
I hereby claim foreign priority beneficied below and have also identificapplication on the basis of which pri-	ed below any foreign application fo	s, §1197265 of any foreign r patent or inventor's cer	application(s) for patent of inventor's certificate tificate having a filling date before that of the				
 no such applications have 		A SA SIKIPA MINIKATUWA 11KIPA	tim 18 1 1821 12 1 12				
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(VA)(15.17)							
	EION APPLICATIONS, IF ANY, FILE	O SEFORE THE PRIORI	TY APPLICATION(S)				
COUNTRY	APPLICATION NUMBER	DATE OF FILIS	O DATE OF ISSUE				
I hereby claim the benefit under Title 35, United States Code, §120/365 of any United States and PCT international application(s) listed below and, insofar as the subject marker of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §155(e) which consumed between the filling date of the prior application and the national or PCT international filling date of this application.							
U.S. APPLICATION NUMB	ER DATE O	FFILING	STATUS (pateried, panding, aberdoned)				

^{§ 1.86} Duty of disclosure; traud, striking or rejection of applications.

(a) A duty of centur and good fails toward the Potem and Trademank Office rests on the inventor, on each attempt or agent who preserves or prosecutes the application and on every other individual who is substantively invested in the preparation or prosecution of the application and who is associated with the investor, with the application or with environ there is an obligation to assign the application. As such individuals have a duty to disclose to the Office information day are award of which is material to the perentability of the application. Such information is material where there is substantial ideationed that a responsible exeminer would consider it important in deciding whether to allow the application to issue as a parent. The duty is commencutate with the degree of transvented in the preparation or presention of the application.

Customes No. 27581

to prosporte this application and to transact all business in the Patent and Trademark Office connected herewith.

Please direct all correspondence in this case to: Michael C. Soldner, Customer No. 27581.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and ballsfare believed to be true; and further that those statements were made with the knowledge that withtel false statements and the like so made are punjshable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopendize the validity of the application or any patent issued thereon.

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